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Fill in this in	formation to identify your case:						
Debtor 1	Sharon Wright Burley						
Bestor 1	Sharon Wilght Bulley		f this is an amended plan, and l				
Debtor 2 (spouse, if filing)		below the sec changed.	tions of the plan that have been				
United State	s Bankruptcy Court of the Western District of Virginia						
Case Number (if known)	21-60978						
Official For							
CHAPTER 1	13 Plan			12/17.			
Part 1:	Notices						
To Debtors:	This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances or that it is permissible in your judicial district. Plans that do not comply with local rules and judicial rulings may not be confirmable.						
	In the following notice to creditors, you must check each box that applies.						
To Creditors:	Your rights may be affected by this plan. Your claim may be reduced, n	odified, or elimin	ated.				
	You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.						
If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise order by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order be paid under any plan.							
	The following matters may be of particular importance. Debtors must check or not the plan includes each of the following items. If an item is checked checked, the provision will be ineffective if set out later in the plan.						
1.1	A limit on the amount of a secured claim, set out in Section 3.2, which n result in a partial payment or no payment at all to the secured creditor	ay ☐ Included	☑ Not included				
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money securinterest, set out in Section 3.4	ity	☑ Not included				
1.3	Nonstandard provisions, set out in Part 8	☑ Included	□ Not included				
Part 2:	Plan Payments and Length of Plan						
2.1	Debtor(s) will make regular payments to the trustee as follows:						
	\$955.00 per Monthly for 60 months						
	[and \$ per for months.] Insert additional lines if needed.						
	If fewer than 60 months of payments are specified, additional monthly payments will be the payments to creditors specified in this plan.	made to the extent ne	cessary to make				

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Debtor	Sharon Wright Burley;	Case Number	21-60978					
2.2	Regular payments to the trustee we Check all that apply:	vill be made from future income in	the following manner:					
	☐ Debtor(s) will make payments purs	uant to a payroll deduction order.						
	☐ Debtor(s) will make payments dire	ctly to the trustee.						
	Other (specify method of payment	: TFS.						
2.3	3 Income tax refunds.							
	Check one.							
	Debtor(s) will retain any income tax re	efunds received during the plan term.						
	Debtor(s) will supply the trustee with the return and will turn over to the trustee a	a copy of each income tax return filed duri all income tax refunds received during the		,				
	☐ Debtor(s) will treat income tax refund	☐ Debtor(s) will treat income tax refunds as follows:						
2.4	4 Additional payments.	Additional payments.						
		of § 2.4 need not be completed or reproduction of state of the trustee from other sources, as stated payment.		_				
2.	The total amount of estimated payments	to the trustee provided for in §§ 2.1 and	d 2.4 is \$57,300.0	00				
Part 3:	Treatment of Secured Claims							
3.3	1 Maintenance of payments and cure of d Check one.	efault, if any.						
	None. If "None" is checked, the rest	of § 3.1 need not be completed or reproduc	ed.					
	applicable contract and noticed in conform debtor(s), as specified below. Any existing the rate stated. Unless otherwise ordered by 3002(c) control over any contrary amounts proof of claim, the amounts stated below at then, unless otherwise ordered by the court	The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s).						

Name of Creditor	Collateral	Current installment payment (including escrow)	Amount of arrearage (if any)	Interest rate on arrearage (if any)	Monthly plan payment on arrearage	Estimated total payments by trustee
US Bank Trust National Association	130 Stage Road	\$ 405.64  Disbursed by:  Trustee (See paragraph 8.1)  Debtor(s)	\$22,000.00 (See paragraph 8.1)	0.00%	pro rata	\$ 47,172.00
		Disbursed by:  Trustee (See paragraph 8.1)  Debtor(s)	(See paragraph 8.1)			

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Debtor	Sharor	wright Burley;			Case Number		21-60978			
3.2	2	Request for valua  None. If "Note The remainder of The debtor(s) below, the debtor(s) governmental units Bankruptcy Rules at the rate stated be The portion of the amount of a creclaim under Part 5 any contrary amou. The holder of a the debtor(s) or the (a) payment of the	controls over any controls over any claim listed in this paragraph will or request that the court of this paragraph will or request that the value of some controls over any claim that editor's secured claim of this plan. Unless of this plan. Unless of this listed in this paragraph claim listed below the estate(s) until the ear underlying debt determined the controls of the controls of this plan.	be effective only determine the value of the secured clailered by the court, rary amount listed at exceeds the amount listed below as therwise ordered by raph. as having value in lier of: mined under nonbox	ared claims, an not be completed if the applicab lue of the secure m should be as a the value of a s l below. For each point of the secure having no value by the court, the nather column hereankruptcy law,	d or reproduced.  le box in Part 1 of ed claims listed belset out in the columecured claim listed h listed claim, the red claim will be tree, the creditor's alle amount of the creditor added Amount of second	this plan is chectow. For each non- in headed Amount in a proof of clair value of the secure eated as an unsectowed claim will be litor's total claim to cured claim will re-	ked. governmental se t of secured claim m filed in accord ed claim will be mred claim under e treated in its en listed on the production	n. For sectlance with paid in full Part 5 of tirety as a of of clain the proper	ured claims of the Il with interest this plan. If n unsecured n controls over
		Name of Creditor	Estimated amount of creditor's total claim	Collateral	Value of Collateral	Amount of claims senior to creditor's claim	Amount of secured claim	Interest rate	Monthly payment to Creditor	Estimated total of monthly payments
									(See paragraph 8.1)	
									(See paragraph 8.1)	
3.3		None. If "No The claims I  (1) incu pers  (2)  These or dire before timely	s excluded from 1 one" is checked, the relisted below were eitherred within 910 days bonal use of the debtor(incurred within 1 claims will be paid in ctly by the debtor(s), at the filing deadline unfiled proof of claim, than by the debtor(s).	st of § 3.3 need neer: before the petition of s), or year of the petition full under the plants specified below der Bankruptcy R	ot be completed date and secured in date and secur in with interest a . Unless otherwalle 3002(c) con	I by a purchase mored by a purchase met the rate stated belies ordered by the trols over any cont	noney security inte now. These payme court, the claim ar arrary amount listed	rest in any other nts will be disbu nount stated on a below. In the ab	thing of varsed either a proof of osence of a	alue. r by the trustee claim filed a contrary
		Name of creditor	Collateral	Amount of claim	Interest rate	Monthly pla	an payment	Estimated total j		
						Disbursed by: ☐ Trustee ☐ Debtor(s)	(See paragraph 8.1)			
							(See paragraph 8.1)			

Disbursed by:

☐ Trustee
☐ Debtor(s)

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Debtor	Sharon Wright Burley;		Case Number	21-60978			
3.4	Lien avoidance.  Check one.  None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced.  The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.  □ The judicial liens or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to whice debtor(s) would have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the court, a judicial lien or security interest securities delow will be avoided to the extent that it impairs such exemptions upon entry of the order confirming the plan. The amount of the judicial lien interest that is avoided will be treated as an unsecured claim in Part 5 to the extent allowed. The amount, if any, of the judicial lien interest that is not avoided will be paid in full as a secured claim under the plan. See 11 U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If none lien is to be avoided, provide the information separately for each lien.						
	Information regarding jugger or security inter-		Calculation of li	en avoidance	Treatment of ren secured clai	_	
		a. Amount of lie	en		Amount of secured of avoidance (line a mi		
		b. Amount of al	l other liens				
	Collateral	c. Value of clair	med exemptions		<b>Interest rate</b> (if ap	plicable)	
	Lien Identification ( judgment date, date of	such as c	ng lines a, b, and	r	Monthly payment on s	ecured claim	
	recording, book and page	e. value of debi	e. Value of debtor(s)' interest in property				
	Judgment date:  Book & page number:	f. Subtract line	e from line d. \$	-	Estimated total paymer	nts on secured	
	Date of lien recording:		Extent of exemption				
		[		or greater than line a.			
		The entire lien	s avoided. (Do not con	nplete the next column.)			
			Line f is less than lien is avoided. (Com				
3.5	5 Surrender of collater	·al					
	None. If "None" is ch The debtor(s) elect to confirmation of this plan the	ecked, the rest of § 3.5 need a surrender to each creditor list e stay under 11 U.S.C. § 362(	ed below the collater a) be terminated as to	eproduced. al that secures the creditor's claim of the collateral only and that the sollateral will be treated in Part 5 by	stay under §1301 be termin		
	Name o	f Creditor		<u>Collateral</u>			

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Debtor	Sharon Wright Burley;	Case Number	21-60978	
Part 4:	Treatment of Fees and	Priority Claims		
4.1			obligations other than those treated in § 4.5, will b	e paid in
4.2	Trustee's fees are g	overned by statute and may change during the plan term, they are estimated to total	ne course of the case but are estimated to be \$ 5,730.00	10%
4.3	• • • • • • • • • • • • • • • • • • • •	wed to the attorney for the debtor(s) is estimat	ed to total \$ 4,000.00 (See paragraph	8.1)
<b>4.</b> 4	Check one.  None. If "None" is ch	than attorney's fees and those treated ecked, the rest of § 4.4 need not be completed that the total amount of other priority claims t	or reproduced.	
4.5	Check one.    X   None. If "None   The allowed to a governmental	e" is checked, the rest of § 4.5 need not be co priority claims listed below are based on a dom	nestic support obligation that has been assigned to of the claim under 11 U.S.C. § 1322(a)(4). <i>This p</i>	or is owed
		Name of creditor	Amount of claim to be paid	
Part 5:	Treatment of Nonprior	ity Unsecured Claims	<u>I</u>	
5.1	Nonpriority unsecured	claims not separately classified.		
	will be effective. Check all that app  The sum of  8% of the to			roviding the largest
	If the estate of the debtor(s) were	e liquidated under chapter 7, nonpriority unse	cured claims would be paid approximately	\$0.00

regardless of the options checked above, payments on allowed nonpriority unsecured claims will be made in at least this amount.

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Debtor	Sharon Wright Burley;		Case Number	21-60978					
5.2	Maintenance	e of payments and cure of any de	fault on nonpriority unsecur	ed claims. Chec	k one.				
	☐ The on whic debtor(s	None. If "None" is checked, the rest of § 5.2 need not be completed or reproduced.  The debtor(s) will maintain the contractual installment payments and cure any default in payments on the unsecured claims listed below on which the last payment is due after the final plan payment. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. The claim for the arrearage amount will be paid in full as specified below and disbursed by the trustee. The final column includes only payments disbursed by the trustee rather than by the debtor(s).							
		Name of creditor	Current installment payment	Amount of arr	0	Estimated total payments by trustee			
			Disbursed by:  Trustee  Debtor(s)						
			Disbursed by:  Trustee  Debtor(s)						
5.3	⊠ Noı	Other separately classified nonpriority unsecured claims. Check one.  I None. If "None" is checked, the rest of § 5.3 need not be completed or reproduced.  The nonpriority unsecured allowed claims listed below are separately classified and will be treated as follows							
	Name of Creditor	Basis for separate classification and treatment	Amount to be paid on the claim	Interest rate (if applicable)	Estimated tot	al amount of payments			
		(See Paragraph 8.1(G))							
		(See Paragraph 8.1(G))							
Part 6:	Executory Con	ntracts and Unexpired Leases							
6.1	unexpired leas	contracts and unexpired leases listed ses are rejected. Check one.  If "None" is checked, the rest of § 6.1 is	need not be completed or reproduc	ed.		·			
	to any con	ned items. Current installment payments strary court order or rule. Arrearage payre rather than by the debtor(s).							

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Debtor	Sharon Wright Burley;		Case Number		21-60978	
		Description of		Amount of	Treatment of arrearage (Refer	
	Name of creditor	leased property or	Current installment payment	arrearage to be	to other plan section if	Estimated total
	runic of creditor	executory contract	Current instantient payment	paid	applicable)	payments by trustee
		J T T T T T T T T T T T T T T T T T T T		<b>P</b>	11 /	
			Disbursed by:			
			☐ Trustee			
			Debtor(s)			
			D: 1			
			Disbursed by:  □ Trustee			
			Debtor(s)			
			<b>D</b> ebtor(s)			
Part 7:	Vesting of Property	of the Estate				
Tart /.	vesting of Froperty	of the Estate				
7.1		state will vest in the d	lebtor(s) upon			
	Check the applica	ble box:				
	plan confirma	tion.				
	entry of discha	arge.				
		6				
	other:					
	_					
Part 8:	Nonstandard P	lan Provisions				
	- 10					
0.4	CL L (N		DI D			
8.1	Check "None"	or List Nonstandard	Plan Provisions			
	None If "Non	a" is abacked the west	of Part 8 need not be completed of	ou uonuoduood		
	I None. If None	e is checked, the rest	of Furi 8 need not be completed 6	эт тертоиисеи.		
					provision is a provision not otherwi	ise included in the
	Official Form or deviating	ig from it. Nonstandar	d provisions set out elsewhere in	this plan are ineffe	ective.	
	The following plan prov	isions will be effective	only if there is a check in the bo	x "Included" in 8	3.1.3.	
	A. Treatment and Pa	ayment of Claims:				
	• The Trustee max	y adjust the monthly di	sbursement amount as needed to	nav an allowed sec	ured claim in full	
	The Trustee may	, adjust the monthly di	soursement amount as needed to	pay an anowea see	area claim in ruin	
	B. Date Debtor(s) to	Resume Regular Di	rect Payments to Creditors that	are being Paid A	rrearages by the Trustee under l	Paragraph 3.1 and 6.1:
				<u> </u>		
			Creditor	Month Debte	or to Resume Regular Direct Payme	ents
				2.22.00.0		
			N/A			
				l		

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tor Sh	aron Wright Burley;	Case Number	21-60978					
(	C. Other:							
	the surrender and liquidation of collate barred: (1) within 180 days of the date time period for the filing of an unsecur	eral noted in Part 3.5 of this Plan must be file of the first confirmation order confirming a red deficiency claim as established by any Or m for a deficiency must include appropriate	unsecured proof of claim for a claim of deficiency that results from d by the earlier of the following or such claim shall be forever plan providing for the surrender of said collateral, (2) within the der granting relief from the automatic stay with respect to said documentation establishing that the collateral surrendered has been					
	paragraph 3.1 or 8.1 of this Plan which	• NOTE REGARDING PART 3.1: POST-PETITION MORTGAGE FEES: Any fees, expenses, or charges accruing on claims set forth in paragraph 3.1 or 8.1 of this Plan which are noticed to the debtor pursuant to Bankruptcy Rule 3002.1(c) shall not require modification of the debtor's plan to pay them. Instead, any such fees, expenses, or charges shall, if allowed, be payable by the debtor outside the Plan unless the debtor chooses to modify the plan to provide for them.						
	previously consented to auto draft payr petition payments from the debtor's bar deduction will not be viewed as a viola secured debts being paid by the debtor	ments from his or her bank account, is expressible account if such payments are required to be ation of the automatic stay. The automatic stay is to send the debtor payment coupons, payment transfers, or any other notice, other than a not	bank or financial institution or lender to which the debtor has sally authorized to keep such auto-draft in place and to deduct post-be paid directly by the debtor(s) under the terms of this plan. Such any is modified to permit the noteholder or servicing agent on any ent statements or invoices, notices of late payment, notices of otice of acceleration or demand for payment of the entire balance,					
	payments other than as provided in Loc	cal Rule 4001-2. Unless otherwise provided	<b>AYMENTS:</b> The debtors propose to make adequate protection herein, the monthly payment amounts listed in Parts 3.2 and 3.3 of ation to the holders of allowed secured claims.					
	-All creditors must timely file a proof -If a claim is scheduled as unsecured a the creditor may be treated as unsecure lien, to the extent not avoided or provic -If a claim is listed in the Plan as secur unsecured for purposes of distribution	• NOTE REGARDING TREATMENT AND PAYMENT OF CLAIMS: All creditors must timely file a proof of claim to receive any payment from the Trustee. If a claim is scheduled as unsecured and the creditor files a claim alleging the claim is secured but does not timely object to confirmation of the Plan, the creditor may be treated as unsecured for purposes of distribution under the Plan. This paragraph does not limit the right of the creditor to enforce its lien, to the extent not avoided or provided for in this case, after the debtor(s) receive a discharge. If a claim is listed in the Plan as secured and the creditor files a proof of claim alleging the claim is unsecured, the creditor will be treated as unsecured for purposes of distribution under the Plan. The Trustee may adjust the monthly disbursement amount as needed to pay an allowed secured claim in full.						
I	Debtor(s)' Attorney's Fees:							
	Out of the total fee of \$\) broken down as follows:	00, the amount of \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	r(s)' attorney's fees shall be paid by the Chapter 13 Trustee,					
	(i) <u>\$</u> 4,000.0	0 : Fees to be approved, or already approved, by the	ne Court at initial plan confirmation;					
	(ii)a previously confirmated		ees already approved by the Court by separate order or in					
	(iii)	· Additional post-confirmation fees being sought in t	his modified plan, which fees will be approved when this					

#### E. Trustee to make contract payments and cure arrears, if any:

□ N/A

🖾 Pursuant to Part 3.1, the Trustee shall pay the designated post-petition mortgage payments through the plan. These mortgage payments shall be classified and paid as follows:

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Debtor

Shar	n Wright Burley; Case Number 21-60978
	(1) Pre-petition Arrears: The prepetition arrears are \$22,000.00.
	(2) GAP Payments: The first three post-petition mortgage payments shall be disbursed pro-rata by the Trustee as post-petition arrears, including la fees, in the approximate amount of \$1,218.00, for the months of October 2021 through and including December 2021.
	(3) Other Post-petition Arrears: The following additional post-petition default shall be cured and disbursed by the Trustee, approximately, \$, for the months of through and including
	(4) Ongoing Payments: The regular post-petition mortgage payments shall be disbursed by the Trustee beginning with the mortgage payment due month of January 2022, and continuing for approximately 59 months; the total number of such payments to be
	made by the Trustee will usually equal the number of monthly plan payments being made by the Debtor(s) to the Trustee, unless the plan pays off ea
	(5) Disbursement of ongoing post-petition mortgage payments from the Chapter 13 Trustee may not begin until an allowed claim on behalf of the mortgagee has been filed. At the completion of the term of the plan, it is predicted that the Debtor(s) shall resume monthly mortgage payments dire pursuant to the terms of the mortgage contract beginning with the payment due in December 2026.
F.	Student Loan IDR Plan Provisions
	□ N/A
	<b>☒</b> Enrollment into Income Driven Repayment During Chapter 13 Plan
	Eligibility to Enroll in IDR Plan During Bankruptcy. The Debtor shall not be disqualified due to this bankruptcy filing or the pending bankruptcy case from participation in any income-driven repayment ("IDR") plan for student loan debt or any nonbankruptcy option for getting out of default for which Debtor would otherwise be qualified. The Debtor shall request a plan modification upon any enrollment in an IDR plan. In the absence of a p modification, the plan provides for the Debtor's student loan debt under the applicable provisions of Part 5 or as otherwise stated in any nonstandard provisions in Part 8.
	<b>Dischargeability of Student Loan Debt.</b> This plan does not provide for the discharge of any portion of the Debtor's federal student loan debt(s) untitle 11, but it does not preclude a determination of dischargeability in an adversary proceeding.
	Waiver of Automatic Stay. The Debtor expressly waives the application of the automatic stay under §362(a) as to all communications concerning enrollment or participation in an IDR plan as to all loan servicing and administrative actions concerning an IDR plan to the extent necessary to effectuate this Chapter 13 plan.
	<b>Direct payments.</b> Any direct payments made from the Debtor since the filing of the petition shall be applied to any IDR plan in which the Debtor was enrolled pre-petition, including but not linited to the Public Service Loan Forgiveness program, or pursuant to applicable federal regulations.
G.	Continuation of Existing Income Driven Repayment Agreements
	□ N/A
	<b>▼</b> Continuation of IDR Plan During Bankruptcy.
	The plan provides in Paragraph 5 for the debtor to maintain income-driven repayment ("IDR") plan payments for student loan debt. The Debtor shall not be disqualified due to this bankruptcy filing or the pending bankruptcy case from participation in any IDR plan for which Debtor would otherwibe qualified.
	Annual Certification and Payment Adjustment. The Debtor shall annually certify (or as otherwise required by the student loan lender or services the Debtor's income and family size to the extent required by the IDR plan.
	<b>Dischargeability of Student Loan Debt.</b> This plan does not provide for the discharge of any portion of the Debtor's federal student loan debt(s) untitle 11, but it does not preclude a determination of dischargeability in an adversary proceeding.
	Waiver of Automatic Stay. The Debtor expressly waives the application of the automatic stay under §362(a) as to all communications concerning IDR plan and as to all loan servicing and administrative actions concerning the IDR plan to the extent necessary to effectuate this Chapter 13 plan.

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**Direct payments.** Any direct payments made from the Debtor since the filing of the petition shall be applied to any IDR plan in which the Debtor was enrolled pre-petition, including but not linited to the Public Service Loan Forgiveness program, or pursuant to

applicable federal regulations.

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ebtor	Share	on Wright Burley ;	Case Number	21-60978	
	ĺ	G' ( )			
art 9:		Signature(s):			
9.1		Signatures of Debtor(s) and Debtor(s)' At	torney		
		e Debtor(s) do not have an attorney, the Debto must sign below.	r(s) must sign below; otherwise the Debto	r(s) signatures are optional. The a	attorney for the Debtor(s), if
	X	/s/Sharon Wright Burley	<b>X</b> /s/		
		Signature of Debtor 1	Signature o	f Debtor 2	
		Executed on 9/2/2021 MM/ DD/ YYYY		Executed onMM/ }	DD/ YYYY
	X	/s/ Janice Hansen	Date	9/2/2021	
		Signature of Attorney for Debtor(s)		MM/ DD/ YYYY	

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

#### **Exhibit: Total Amount of Estimated Trustee Payments**

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$ 47,172.00
b.	Modified secured claims (Part 3, Section 3.2 total)		\$ 
c.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$ -
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		\$ -
e.	Fees and priority claims (Part 4 total)		\$ 10,128.00
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		\$ <u>-</u>
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$ 
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		\$ 
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		\$ 
j.	Nonstandard payments (Part 8, total)	+	\$ -
	Total of lines a through j		\$ 57,300.00